

SAMPLE BALLOT FRONT

INSTRUCTIONS TO VOTER: To vote for the issue/candidate of your choice, fill in the oval next to the issue/candidate you want to vote for. Place your ballot inside the secrecy sleeve and then take your ballot to the ballot box.

If you make a mistake while voting, return the ballot to the election official for a new one.
A vote which has been erased or changed will not be counted.



State of Alaska Official Ballot Primary Election, August 24, 2010

Alaska Republican Party

Instructions: To vote, completely fill in the oval next to your choice, like this: ☒

United States Senator (vote for one)	State Representative District 28 (vote for one)
<input type="radio"/> Murkowski, Lisa Republican	<input type="radio"/> Johnson, Craig W. Republican
<input type="radio"/> Miller, Joe Republican	
United States Representative (vote for one)	Ballot Measure No. 1 Initiative Prohibiting the Use of Public Funds to Lobby or Campaign; and Prohibiting Holders of Government Contracts and Family Members from Making Political Contributions 07ANCO
<input type="radio"/> Cox, John R. Republican	
<input type="radio"/> Fisher, Sheldon Republican	
<input type="radio"/> Young, Don Republican	
Governor (vote for one)	Ballot Measure No. 1 - 07ANCO
<input type="radio"/> Parnell, Sean R. Republican	This bill would ban the use of public funds for political campaigns and lobbying by state and local government agencies, and school districts. Public funds could not be used to support or oppose ballot measures, lobby to pass a law, or ask for public funding. Any entity that lobbies or campaigns would be barred from receiving public funds. It would ban political contributions by government contract holders and members of their families. It would ban legislators and their staff from being employed by government contract holders for two years after leaving state service. The bill has criminal and civil penalties.
<input type="radio"/> Samuels, Ralph Republican	
<input type="radio"/> Walker, Bill Republican	
<input type="radio"/> Heikes, Gerald L. Republican	
<input type="radio"/> Hlatcu, Merica Republican	
<input type="radio"/> Little, Sam Republican	
Lieutenant Governor (vote for one)	Should this initiative become law?
<input type="radio"/> Treadwell, Mead Republican	<input type="radio"/> YES <input type="radio"/> NO
<input type="radio"/> Burke, Eddie Republican	
<input type="radio"/> Lupo, Bob Republican	
<input type="radio"/> Ramras, Jay Republican	
State Senator District N (vote for one)	
<input type="radio"/> McGuire, Lesil Republican	

Continue Voting on Next Side

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Ballot Measure No. 2
Abortion for Minor Requires Notice to or
Consent from Parent or Guardian or Through
Judicial Bypass
09PIMA

Ballot Measure No. 2 - 09PIMA

This bill would change the law to require notice to the parent or guardian of a female under the age of 18 before she has an abortion. Currently, a female under 18 may have an abortion with no notice to her parent or guardian. The bill includes detailed requirements for the notice, including that the minor's doctor must provide the notice at least 48 hours before the procedure. This waiting period would be waived if a parent or guardian gives consent.

The bill also allows the minor to go to court to authorize an abortion without giving notice to her parent or guardian. The minor could ask the court to excuse her from school to attend the hearings and to have the abortion. The court could direct the school not to tell the minor's parent or guardian of the minor's pregnancy, abortion, or absence from school.

The bill allows a minor who is a victim of abuse by her parent or guardian to get an abortion without notice or consent. To do this, the minor and an adult relative or authorized official with personal knowledge of the abuse must sign a notarized statement about the abuse.

The bill would make it a felony for a doctor to knowingly violate the statutory notice provisions for giving the minor's parents notice of the minor's intent to have an abortion. The bill sets out a doctor's defense for performing an abortion without first providing notice or obtaining consent where the minor faces an immediate threat of death or permanent physical harm from continuing the pregnancy.

Doctors who perform abortions on a minor would have to submit reports.

This bill amends a law passed by the legislature in 1997 that is on the books but which may not be enforced because of a Court decision. The 1997 law was known as the "Parental Consent Act." This bill makes changes to the 1997 law to address concerns in the Court decision and seeks to make the law, as amended, enforceable.

Should this initiative become law?

☐ YES

☐ NO

Continue Voting on Next Side